

Lisa Fulton Legal Instruments Examiner

## UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. ZOZJI

| APP   | LICATION NO.     | FILING DATE  | FIRST NAMED INVENTOR  |   | ATTORI                   | NEY DOCKET NO.      |  |
|---|------------------|--|---|---|--------------------------|---------------------|--|
| 08/   | 714,987          | 09/17/96   | SHARKEY   | ł   | -1                       | 17616-70            |  |
|   | C177 4           |  | OM44.70000  | ,   | EXAMINER                 |                     |  |
| 021971<br>WILSON SONSINI GOODRI<br>650 PAGE MILL ROAD |                  |  | QM41/0802 CH & ROSATI   | SHAY, D                                       |                          |                     |  |
|   |                  |  |   | ART UNIT                                      |                          | PAPER NUMBER        |  |
| PAL   | O-ALTO-C         | CAT 94304-105  | 50  |   | 739                      |                     |  |
|   |                  | فغ.  |   | ے.<br>DATE MAILE                              |                          |                     |  |
|   |                  |  |   |   | •                        | 08/02/0:            |  |
|   |                  |  |   |   | ,                        |                     |  |
|   |                  | ·<br>·   |   |   | ·                        |                     |  |
|   | No               | tice of Non-C  | ompliant Amendment (  | 37 CFR 1.1                                    | 21)                      |                     |  |
|   |                  | 2/2  | .1.   |   |                          |                     |  |
| the for   | The amenda       | nent filed on  | is considered non-complian<br>amended on September 8, 2000 (see 65 I    | nt because it has not<br>Fed. Reg. 54603. Set | been subn<br>t. 8. 2000. | nitted in<br>and    |  |
|   | O.G. 77, Sept. 1 |  | antended on Separation 6, 2000 (see 00 1                                |   | <b>,</b> ,               | ,                   |  |
|   | l The emen       | dwant doan not include   | e a clean version of the replacement par                                | agranh(s)/section(s                           | <b>)</b> . :             |                     |  |
| u   | 37 CFR 1.12      |  | s a cican actition of the telimenters has                               | -G. ap. (e) (e                                |                          |                     |  |
| _   |                  |  | to the market and agreemen  | t naragraph(s)(sec                            | ion(e)                   |                     |  |
| L   |                  | idment does not include<br>21(b)(1)(iii)   | e a marked-up version of the replacemen                                 | t baragrahu(s)/sec                            | ion(s).                  |                     |  |
| _/  |                  |  | j   | 27 CER 1 121(a)(                              | 1.74%                    |                     |  |
|   | 3. The amen      | idment does not includ   | e a clean version of the amended claim(s                                | ). 37 CFR 1.121(C)                            | 1 ((1):                  |                     |  |
|   | 4. The amen      | ndment does not includ   | e a marked-up version of the amended cl                                 | aim(s). 37 CFR 1.12                           | 21(c)(1)(ii)             |                     |  |
| Π.  | 5. Other         |  | :   |   | ,                        | e<br>Totalia        |  |
| _   | J. Outer         | <del>-i.,</del>  |   |   |                          |                     |  |
| •   |                  |  | •   | • •   |                          |                     |  |
|   | PRELIMI          | NARY AMENDME   | NT: Unless applicant re-submits the p                                   | reliminary amend                              | ment in c                | ompliance           |  |
|   | with revise      | 2d 37 CFR 1.121 with   | nin ONE MONTH of the mail date of f the originally proposed preliminary | this letter, examin                           | notice is                | the ments<br>not an |  |
|   | may comm         | ence without entry o<br>er 35 U.S.C. 132, an   | d this ONE MONTH time limit is no                                       | t extendable.                                 | 10000 10                 |                     |  |
|   |                  |  |   |   |                          | _                   |  |
| U   | AMENDM           | ENT AFTER NON  | -FINAL ACTION: Since the above 1  | nentioned reply ap                            | pears to b               | be bona             |  |
|   | fide, applic     | fide, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to |   |   |                          |                     |  |
|   | avoid aban       | donment. EXTENS  | IONS OF THIS TIME PERIOD MA   | Y BE GRANTED                                  | UNDER :                  | 37 CFR              |  |
|   | 1.136(a).        | *  |   |   | •                        |                     |  |
| Ror   | vour conve       | nience, attached   | to this correspondence is a co  | py of an infor                                | nationa                  | ıl flyer            |  |
| (MI   | PEP Bookm        | ark Bulletin on '  | Simplified Amendment Pract  | tice").                                       |                          |                     |  |
| <b>,</b> <del></del>                                  | -                | •  | -   |   |                          |                     |  |